For The South 12 100 Hat Self Page 1 of 7 Jackson Division

CULTURAL MUSIC Masonary - CEO Eric Devuan Jones

Plaintiff

VUISUS

Civil Action No.

Richard Brauning: Mellie Williams : Joseph Bulloct; Minicipal of prontiss; Prentiss
teadlight Newspaper Company; Laniar County
Sherif Department: Tefferson Davis county
Sherif Department; Mississippi Bureau of
Narcotics, HIDTA AND Stone county Corractional facility whichen mayse

Defendents

Complaint of L.B. Against Defendant Pichard Browning for Attempted Conspiratol invasion of Plantiff Jones Privacy-The Whistle Blowing Affichavit

I, Laterria Beal being duly sworn as set forth, duposes and says:

1. That I Am Competent to make this Athidavit

a. That this Athidvit is made pursuing to the whiothe blowing protection act.

3. That this Athidvit is also made pursuing to the civil rights act.

4. That this Affidavit is also made pursuing to Americans Disability Act/504 Act
5. That this Affidavit is also made pursuant to claims of Attempted Constitutions
5. That this Affidavit is also made plaint Atomes u.s.C.A. 1,4,5,4,8,14, because

Plantiff Jones Wouldve been Subjected to A.D Abuse of the criminal

Process, B) Malicious Prosecution, Ofalse Arrest, D) false imprisonmer With Overreaching invasion of privacy under falselitte of Defendant Richard Browning.

6. That this Affidavit is made Pursuant to Title VI of the Civil Right Act of 1944 and the (OPJ) Program Statue "42 USC . 3 2000P, et sea and 34 U.S.C. 5 10228.

- 7.) That this Afficiarity says made to Frablish theorem to furablesh theorem the characteristic throughout the control through the control throughout throughout the control throughout throughout the control throughout throughout throughout the control throughout throughout throughout the control throughout throughout throughout throughout throughout throughout throughout the control throughout throughout the control throughout throughout throughout the control throughout the control throughout the control throughout through
- A) Plantiff Eric Jones is the CEO of the Company and has it registered federal tax 10 number
- B) That I am a 24 year old moorish American Whom the said CEO gave a Place to stay and Work
- C) That I opperate a macbook Pro 17 inch Apple laptop compute Which I administrate All Company business at 4 hrs days work for \$15 each day and a Place to stay.
- D.) That Plantiff Jones circumvent the liability of Such fils per day wages through CD and DVD Processing and/or other tradings that went illegal
- E) That Plantiff Jones and I the Attiant have become sexus and business relations involved in his Ideas, visions and future business Plans are Competent and American.
- F. That i believe Plantiff Jones as CEO of Cultural Music Masonary Snall one day Prove Schizoprenic and bipolar Persons can achieve Success over the SSI Set income of 771.00 Per month and become rich.
- 7) That as a result of Paragraph 7A-7F I Am a federal employee
- i) That as a whistleblower in this matter the affront take the Risk of facing under harrassment sexual and otherwise, harrassing traffic Stops sizzures and searches and otherwise, retaliation from chetendant Richard Browning use of police Powers and authority, when to the risk of loss freedom and liberty.

- That on drabout the clate of the Drug raid at issued I was Present During Defendant Richard Browning Spearheading of a Search Warrent Being Served at 751 Tyronk Drive Prentiss, ms 39474, the regisered Principle Corporate rated residence, which is a wined By Kathy Sanels.
- That this Affidaviol is made by the affiant a person who shall now expose imformation and activities of Defendant Richard Browning that day that is observed illegal unthical and/or is Not correct within the municipal of Prentss Police Department organization that is close Classified as a threat to public interest frauch or corruption as follows:
- A) That During the initial search of the residence and at NO times before the search have I had a law enforcement encounter with Defendant Richard Browning
- 3.) That Deftendant Richard Browning told me that Puring the Search be Quiet Dont Say anything and that after this (the search) Is over Ne Can be Hone and talk!
- i) That as the Search Was over perhaps browning arranged a moment where the Affiant and him and Petendant Richard Browning was Mone as the Affiant was Allowed by petendant pichard Browning to Pack my crothes and go free.
- Defendant richard Browning Appeared to have cut off nis body Comera and was advancing his body and Renis roward the affiants mouth in a mostile and offensive manner as if to say or expressing owed him a dick such for letting the go and get mu chains:

- That as i frowned and adamantly refuse and sex

 Defendant Pichard Browning Came to himself and
 discriminatorily on the bases of plantiff Jones Race,
 color, moorish American origin sex and religion standered
 Plantiff Jones to me in this individual instance as "Gay"
 Using Gay sturs stating Plantiff Jones piscrimatory arrest
 While he was letting me governtinue and he petendant
 Browning would trump up the highest level of Charges Possib
 for my refusal to give him oral sex
- That title 34 U.S.C. & Deed Makes it unlawful for deflect Browning and any other officers Present to engage in a Pattern or Practice of taking oral sex to deprive or grant Persons like Plantiff Jones of rights in the criminal Process that are Protected by the constitution or the laws of the United States
- Distribution imformation, belief and intelligence I uptainfel VIA cultural music masonary the misconduct in 105 and 11 constitute a Pattern or Practice of the minicipal Df Prentiss Police Department organization to grant defendant Richard Browning unfetter discretion to exchange sex for favors and information under color of law.
- 3.) That on information and belief all officers City, state and Federal have villated title 2 of the Americans with disability hat of 1990 and \$504 of the renabilitation Act of 1973 by and through petendant Richard Browning trumping up the highest level of charges against plantiff Jones on the basis of his schizoprenic and bipolar disability on the basis of the affiant refusal to grant petendant Browning oral sex or on the basis! that Plantiff Jones is "Gay" and or "crozy" Anyway" as stated by defendant Fichard browning.
- 14) That I am inlieu of first exhausting administrative, remedies by filing a complaint in regard of paragraph

- testify in this matter up on a Juny trial, The facts adduced from Paragraph 1—It and as follows;
- A) That Paragraph 5 in the article at issue published by defendan the Prentiss Headlight with 5 high level charges is a lie Uttered with malice and Defendants The Prentiss Headlights and chetendant Richard Browning did conspire to publish the s high level charges to prevent by force, intermidation or threat any person from accepting or holding any business, trust, or association or Place of confidence in cultural music masurary incorporated within the united states and to stop the affiance from discharging her duties from discharging any duties there of at Paragraph 7 place With intent to induce be dike means to leave mississiffi or 751 Tyrone Drive Prentiss, Mr. 39474 Where the affiant Duties as an administrative officer or required to be performed and oliol injure the affiant in her Rerson and property on the account of lawful uso A 1 association and assembly or her lawful pischarge of duties of her office white engaged in the lawful Discharge there of with intent to insure all music Production, trucking, and Masonary so as to malest interupt, hender and impede her in the discharge of her official Duties of cultural MIRSIC MOBOTRARY
- (d) That on or about the time of the search warrant service at issue defendant fichard knowning and one or more unknown the affiant and Christopher fairly from being a withess in

A) Jeffersondavis County Circuit Court forefreture mouther

B) State or federal court where plantiff Jones was to be booked

C) And the binited states court of veterns appeals

and testifying or Attending such court to witness matters prending therein freely, fully and truthfully through the overt actions Of latting the affiant go free and charging Plantiff Jones With 5 high level affenses in appearance with nightenses

So as to inpater 2019 50 W00118-KS-MTP Document 1-3 Filed 08/19/19 Page 6 of 7 end it, her property to influence a later criminal acivil verd it, resentment adheums s and or the indictment of a state federal granury in such courts that set forth above ir the purpose of impeding, hindering, obstructions, or/and refeating at trials or hearing plantith Jones unfairly ithout Due process in the thout Due process in the due course of Justice state or cleral Criminal proceedures mandate with intent the high level charges freeing of the Afficient and Chargine hristopher fairly with minimal charges would work to dens Plantiff Jones equal protection of the laws and injuried plantiel Jones Cultural music masonary and its employees proper Ir lawfully enforcing or attempting to enforce the nights of plantiff Jones who is mentally ill thereby to peny lantiff Jones equal protection of business corprate, civ ind criminal laws.

1) Defendent fichard Browning and Mellie Williams died In the state of MS. did Conspire and br go in clisquise t 751 Typone Drive Prentiss, Ms 3747t, for the purpose t depriving, Plantiff Jones of equal protection of laws younst:

A) false imprisonment, 13) malicious prosecution, c) fals arrest, D) Tressposs, it warrats without undurlying facts of circumstances, f) faithand criminal processing.

At AM times plantiff Jones was being arrested and discharged.

8) Affiantase T19-cv 100118-KS-MTP Document 1-3 Filed 08/19/19 Page 7 of 7

I, Laterria Beal inductored with 28 U.S.C. 8 1746 Declare under pendity and purgury other foregoing is true and correct

Laternia Beal Laternia Beal

PoBox 188 Prentiss, Ms 37474